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*Application
Granted.
Plt's opposition
shall be due
12/30/2016
Def's Reply
shall be due
1/13/2017.*

December 19, 2016

*No further
The application is ~~denied~~ granted.
denied.*

By Fax

Hon. Nelson S. Román
United States District Judge
United States Court House
300 Quarropas Street
White Plains, NY 10601
Fax: (914) 390-4179

*Nelson S. Román, U.S.D.J.
Dated: 12/22/2016
White Plains, New York 10601.*

Re: Llewellyn Angelo Williams v. City of New Rochelle, City of New Rochelle Police Department, Sergeant Daniel Conca, Sergeant John Inzeo, Sergeant Kyle Wilson, Police Officer Adam Castiglia, Police Officer Edward Siller, Docket No. 13-CV-3315 (NSR)

Dear Judge Román:

I represent the Plaintiff Llewellyn Angelo Williams in the above-referenced case.

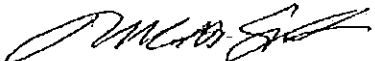
In accordance with Your Honor's Rules of Practice, Rule 1 (E), I am writing to request an extension of time in which to serve Plaintiff's Motion in Opposition to Summary Judgment.

I respectfully request an extension of time in which to serve plaintiff's opposition papers, from the current date of December 23, 2016 to December 30, 2016. No previous request for an extension has been made on this motion. I had been engaged on trial before Judge Susan Cacace in Westchester County Court in matter of People v. of the State of New York Marcus Diaz, Indictment No. 16-0208 for over two weeks. That case concluded one week ago. I am a solo practitioner and that trial has significantly impacted my workload, schedule, and ability to complete the Motion to Oppose Summary Judgment in this case by the current deadline, thereby prompting this request for an extension of time in which to serve the opposition papers.

USDC SDNY
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DATE FILED: <u>12/22/2016</u>

I am requesting a one week adjournment to December 30, 2016. I have spoken to John B. Martin, Esq., counsel for defendant, and he consents to this request. Based on that conversation, I also agree to an extension of Defendant's Reply to January 13, 2017. Thank you for your consideration.

Respectfully submitted,



Russell B. Smith, Esq.
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Cc by fax:

John B. Martin, Esq.
Fax: (914) 323-7001

ATT: John B. Martin, Esq.